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No. 51 NEW DELHI, SATURDAY, DECEMBER 29, 1956

PART II—SECTION 4

Statutory Rules and Orders issued by the Ministry of Defence

MINISTRY OF DEFENCE

S.R.O. 454, dated 13th Dec. 1956.—CDS (CCA) Amendment No. 6. In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby directs that the following further amendments shall be made to the Civilians in Defence Services (Classification, Control and Appeal) Rules, 1952, published with the Notification of the Government of India in the Ministry of Defence No. 95, dated the 2nd Feb. 1952, namely:—

In Schedule I to the said Rules for the existing entries substitute the following:—

"I. Section Masters, Sainik School, Dehra Dun.

Re. 500—50—800 400—30—700

2. Lecturers,
National Defence
Academy and
Military college.

Rs. 500—30—800 400—30—700.

S. DEVANATH, Dy. Secy.

S.R.O. 455, dated 14th Dec. 1956.—The following bye-laws for the regulation or prohibition of the cutting or destruction of trees in the Cantonment of Kanpur made by the Cantonment Board, Kanpur in exercise of the powers conferred by clause (36) of Section 282 and Section 283 of the Cantonments Act, 1924 (2 of 1924) are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by Sub-section (1) of Section 284 of the said Act, namely:—

Bye-laws for the regulation or prohibition of the cutting or destruction of trees in Kanpur Cantonment.

- "1. Definition.—In these bye-laws the expression 'tree' shall mean a plant having a single trunk, woody branched, (and of any size), young or old excepting shrubs or vegetations.
- 2. No green standing tree shall be felled except when it interferes with the electric mains, telephone lines or other similar works or $i_{\rm S}$ inconvenient or dangerous to the building or those living in or working in the neighbourhood of a building or to passers by; or the tree is diseased or hollow.
- 3. No person shall fell any tree within the limits of the Kanpur Cantonment without the previous sanction in writing of (a) the Cantonment Executive Officer

so far as land under the management of the Cantonment Board is concerned (b) the Military Estates' Officer as regards land under his management and (c) the Officer Commanding the Station in the case of land under the management of the local Military Authorities.

4. Any contravention of the provisions of these bye-laws shall be punishable with fine which may extend to one hundred rupees."

[No. 12/32/G/L&C/56/D(C&L-I).]

- S.R.O. 456, dated 14th Dec. 1956.—The following bye-laws for the regulation of inspection and giving copies of Cantonment Board Records in Dehra Cantonment framed by the Cantonment Board, Dehra Dun, in exercise of the powers conferred by clause (39) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), and in supersession of the Notification of the U. P. Government No. 3675 XI 19-C, dated the 3rd December, 1925, are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—
- 1. Except as otherwise provided by or under the Cantts. Act, 1924 (2 of 1924) or by any other law for the time being in force, or as hereunder, no copy of, or extract from any register, book, accounts, record or other document belonging to or in the possession of the Cantonment Board shall be given nor shall inspection of any register book, accounts, record or other document be allowed, to any person without the previous sanction in writing of the Executive Officer.
- 2. Except as aforesaid, every person wishing to inspect such register, book, accounts, record or other document or to obtain any copy thereof or extract therefrom shall make an application in writing to the Executive Officer, stating clearly and correctly the description of such record or other document.
- 3. Permission shall not be given for the inspection of any correspondence between the Board and the Central Government or a State Government or any officer of the said Governments, or which is, in the opinion of the President, Cantonment Board, detrimental to the interests of the Board or of the Central or a State Government or to which the party applying is not entitled nor shall copies of or extracts from any such correspondence or other document be supplied.
- 4. Copy shall not be granted of a record, map or plan which has been printed or lithographed and published under the authority of the Government of India and is for sale to the general public.
- 5. Extract from a document shall not be given which, when read apart from the whole, is capable of misrepresenting the purport, sense or any final order passed by the Board or any officer thereof.
- 6. The following fees shall be charged and credited in advance to the Cantonment Fund, namely:---
 - (i) (a) for inspection of any document or record, other than a minute book or assessment list. One rupee per hour or part thereof;
 - (b) for a certified true copy of one entry from the assessment list rupes one per entry;
 - (ii) (a) for copying or making extracts from any document or office record rupee one per hundred words or part thereof;
 - (b) if the original is in the tabular form—double the rate charged under sub-clause (a) of this clause;
 - (iii) for a certified copy of a map or plan or any portion of a map or plan of any immovable property bearing a separate survey number such fees not exceeding fifteen rupees and not less than two rupees according to the size of the map or plan as the Executive Officer may in his discretion determine.
 - (iv) for supplying a certified copy of a birth or death entry-one rupee;
 - (v) for the supply of an extract from a property or building register of sites and transfers—two rupees and eight annas;
 - (vi) for the supply of a duplicate copy of a license-eight annas:
 - (vii) for attesting a copy of a document—eight annas;
 - (viii) for the supply of any other document, not covered by any of the preceding clauses—one rupee per page or part of a page of the register:

Provided that the District Soldiers Board shall not be charged fees for obtaining extracts from Birth and Death registers maintained by the Cantonment Board when such entries are required for official purposes;

Provided further that no certified copy of any such document or record or any extract therefrom shall be issued to any person except on such paper as is pre-paid with the amount of duty chargeable under article 24 of Schedule I to the Indian Stamp Act, 1899 (2 of 1899).

[No. 12/13/G/L&C/56/D(C&L-I).]

- S.R.O. 457, dated 14th Dec. 1956.—The following bye-laws for the regulation or prohibition of stabling or herding and registration of animals and for the licensing of premises for use as stables or cow-houses within the limits of the Clement Town Cantonment, made by the Canotnment Board, Clement Town in exercise of the powers conferred by clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (Act II of 1924) are published for general information, the same having been previously published and approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—
- Bye-laws for the regulation or prohibition or stabling or herding and registration of animals and for the licensing of premises for use as stables or cow-houses within the limits of the Clement Town Cantonment framed under clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924).
 - Definitions.—In these bye-laws:—
 - (a) "Stable" means a house, shed, building or room in a house, shed or building in which horses, ponics, mules, or donkeys are lodged and fed:
 - (b) "Cow-house" means a house, shed or building or a room in a house, shed or building in which horned cattles are lodged and fed;
 - (c) Words describing any species of animals include the males as well as the females thereof.
- 2. Every person owning or keeping or otherwise in charge of buffaloes, calves, cows, bullocks, horses, ponies, goats, and sheep, shall within fifteen days after these bye-laws come into force or within fifteen days of bringing such animals within the limits of the said Cantonment as the case may be, cause such animals to be registered in the Cantonment Office.
- 3. Such registration shall be valid for one year from the 1st April of any year to the 31st March next following and shall be renewed on application to the Cantonment Board.
- 4. Every animal registered under these bye-laws shall wear a collar to which shall be attached a metal token bearing the number allotted to the animal in the register prescribed for the purpose under these bye-laws. The token shall be of such pattern as may from time to time be determined by the Cantonment Board and shall be of a size easily distinguishable.
- 5. Each metal token shall be supplied by the Cantonment Board on payment of four annas. In the event of loss of any metal token a new token may be obtained on payment of one rupee.
- 6. Any animal not so registered, if found in any public place, shall be detained at the Cantonment Cattle Pound or at any other place set apart for this purpose by the Cantonment Board.
- 7. No premises within the Cantonment shall be used as a stable or cowhouse or as accommodation for sheep and goats, until a written permit has been obtained from the Cantonment Board for its use for the purpose under these bye-laws.
- 8. (a) Every person desiring to use any premises for the purpose mentioned in bye-law No. 7 shall apply to the Executive Officer of the Cantonment Board, who may after inspecting the premises either grant a permit in accordance with the following bye-laws or for reasons to be recorded in writing, refuse it. The number of animals to be stabled or herded in any premises shall be determined by the Executive Officer and entered in the permit.

- (b) Every permit granted under this bye-law shall be valid for a period ending on the 31st March next following the date on which it is granted.
- 9. No premises to be used for the aforesaid purpose shall be less than 8 feet in height, 8 feet width and 10 feet in length: Provided that permit may be granted for the use of an existing stall of smaller dimensions, if in the opinion of the Executive Officer it is provided with sufficient drainage and windows or other openings to ensure proper lighting and ventilation and is suitable for the purpose for which it is intended.
- 10. The floors of all premises to be used for the aforesaid purpose must be adequately paved with asphalt, stone brick or edge-flooring in 1:6 cement mortar. The floor shall be sloped towards, and end in, a drainage channel leading to a movable receptacle placed over a cemented platform.
- 11. No permit shall be granted under bye-law No. 8 in respect of any premises situated beneath any building used for human habitation unless the ceiling of such premises is separated from the floor of such building by an unbroken layer of at least 3" of concrete, stone, brick or mud.
- 12. No permit shall be granted under bye-law No. 8 in respect of any premises situated within 100 feet of any bakery or licensed shop where food or drink is prepared or manufactured for sale to the public.
- 13. Every owner or occupier of any premises used for the aforesaid purpose shall deposit, or cause to be deposited, dispose of or cause to be disposed of all the dung and dried refuse in such places as the Executive Officer may fix for the purpose. No dung or liquid matter or water used for washing the premises shall be permitted to flow in to the public drain nor shall it be deposited in any public receptacle.
- 14. No premises or place in respect of which a permit has been granted for the stabling of animals under these bye-laws shall be used as a place for human habitation.
- 15. Every owner or occupier of premises used for the stabling or herding of animals shall cause such premises to be cleaned out daily and the walls and celling thereof to be lime-washed at least twice yearly.
- 16. Any permit granted under these bye-laws may be suspended or cancelled by the Executive Officer for breach of any of these bye-laws after the permit holder has been afforded a reasonable opportunity of being heard with reference to the action proposed to be taken.
- 17. Penalty.—Any person committing a contravention of any of these bye-laws shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and, in the case of continuing contravention with an additional fine which may extend to one rupee for every day during which such contravention continues after conviction for the first such contravention.

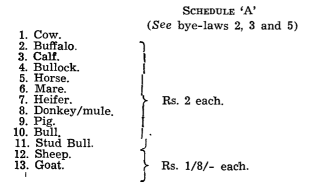
[No. 12/55/G/L&C/55/D(C&L-I).]

S.R.O. 458, dated 14th Dec. 1956.—The following bye-laws for the regulation or prohibition of the stabling or herding of animals or of any class of animals and their registration and for the licensing of premises for use as stables or cow-houses within the limits of the Allahabad Cantonment, made by the Cantonment Board of the Allahabad Cantonment in exercise of the powers conferred by clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924) are hereby published for general information, the same having been previously published and having been previously approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-laws for the regulation or prohibition of the stabling or herding of animals or any class of animals and their registration and for the licensing of premises for the use as stables or cow-houses within the limits of the Cantonment of Allahabad.

- 1. Definitions.—In these bye-laws unless the context otherwise requires:
 - (a) "stable" means any house, shed or building or room in a house, shed or building in which horses, mares, mules or donkeys are lodged or fed; and

- (b) "cow-house" means a house, sned or building or room in a house, shed or building in which horned cattle are lodged and fed.
- 2. Every person owning or keeping or otherwise in charge of animals specified '1 Schedule 'A' hereto annexed shall within fifteen days after these bye-laws ome into force or within fifteen days of bringing such animals within the limits f the said Cantonment, as the case may be, cause such animal to be registered in payment of the registration fees specified in the Schedule opposite such nimals.
- 3. Such registration shall be valid for one year from the 1st day of April of any ear to the 31st day of March next following and shall be renewed on payment f the fee specified in the aforesaid Schedule 'A' on or after the 1st day of April.
- 4. Every animal registered under these bye-laws shall wear a collar to which hall be attached a metal token bearing the number allotted to the animal in he register prescribed for the purpose under these bye-laws. The token shall be of such pattern as may from time of time be determined by the Cantonment loard and shall be of a size easily distinguishable.
- 5. Each metal token shall be supplied by the Cantonment Board on payment of four annas. In the event of the loss of any metal token a new token may be brained on payment of the fee specified in the aforesaid Schedule 'A'.
- 6. Any animal not so registered, if found in any public place, shall be detained it the Cantonment Cattle Pound or at any other place set apart for the purpose by the Cantonment Board.
- 7. No person shall use any premises within the Cantonment as a stable, cowlouse, or as accommodation for sheep and goats, until a permit has been obtained by such person from the Cantonment Board under these bye-laws.
- 8. Every person desiring to take out such permit shall apply to the Executive Officer, who may grant a permit or, for reasons to be recorded, refuse to grant he same.
- 9. A permit granted under bye-law 8 shall be in the form set out in Schedule B' herto annexed and shall be issued on payment of one rupee (Re. 1) to be paid n advance.
- 10. Every permit granted under bye-law 8 shall be valid for a period ending in the 31st March next following the date on which it is granted.
- 11. The floors of all premises licensed under these bye-laws shall be paved vith asphalt stone, brick on edge with cement pointing, flab-stones set in cement, or with some other suitable impervious material approved by the Executive Officer.
- 12. Every permit holder shall deposit, or cause to be deposited all the dung and dried refuse in such places as the Executive Officer may fix for the purpose.
- 13. Every permit-holder shall cause the premises covered by the permit to be leaned daily and the walls and ceiling thereof shall be lime washed every three nonths.
- 14. The Executive Officer may suspend or cancel any permit for a breach of any of the provisions of these bye-laws.
- 15. If any person contravenes any provision of these bye-laws or the conditions of a permit granted thereunder he shall be punishable with fine which may extend to fifty rupees and in the case of a continuing contravention with an additional fine which may extend to five rupees for every day during which such contravention continues after conviction for the first such contravention.



Animals

Note.-No registration fee shall be charged for bullocks, horse and mares which are registered under the bye-laws providing for the registration of Hackney Carriage or for which wheel tax has been paid.

SCHEDULE 'B'

(See bye-law 9)

Form of Permit

Not Transferable

Allahabad Cantonment for the year ending 31st March, 19

Cows. Buffaloes. Calves. Bullocks. Horses. Mares. Heifers. Donkeys/mules. Pigs. Bulls. Stud Bulls. Sheep. Goats. Permit fee paid. Receipt No..... date.....

No.

Cantonment Executive Officer.

Description of animals

Conditions of the Permit

- 1. The permit-holder shall always keep the place in a clean and sanitary condition.
 - 2. The permit-holder shall white wash the place at least once in three months.
- 3. The permit-holder shall not store any dung or dry fodder at the licensed place.
 - 4. The permit-holder shall wash the licensed place at least once daily.
- 5. The permit-holder shall carry out all orders of the Cantonment Executive Officer or the Medical Officer of Health issued in respect of sanitation of the place.
 - 6. The permit-holder shall pay the licence fee in advance.
- 7. The permit-holder shall exhibit the permit at some prominent place in the licensed premises and shall allow the same to be inspected by the Cantonment Executive Officer, Assistant Health Officer, Medical Officer of Health or any other servant of the Board duly authorised in this connection.
 - 8. The permit shall not be transferable.
- 9. The permit-holder shall at once report the occurrence of any disease among his animals to the Executive Officer for such steps as the latter thinks fit to take in the interest of prevention of spread of such disease on the advice of the Health Authorities.

Penalty.—If the permit-holder commits a breach of any of the above conditions he shall be liable to have his permit suspended by an order of the Cantonment Executive Officer in writing and shall not be allowed to lodge his animals at the licensed place until such time as he has carried out the orders of that Officer to his satisfaction and shall also be liable to a fine which may extend to fifty rupees and in the case of continuing breach with an additional fine which may extend to five rupees for every day for the period during which the breach continues after conviction for the first such breach.

[No. 12/27/G/L&C/56/D(C&L-I).]

S.R.O. 459, dated 14th Dec. 1956.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Deolali, with the previous sanction of the Central Government, hereby makes the following further amendment in the notification of the Government of Bombay, Revenue Department No. 8674, dated the 21st July, 1924, namely:—

In the said notification under the Head "I. Tax on Vehicles and Animals", the following further proviso shall be added, namely:—

"Provided further that the Executive Officer and the Cantonment Fund Servants who are required to maintain vehicles by the regulation of their service shall be exempted from payment of tax on vehicles."

[No. 53/14/G/L&C/56/D(C&L-I).]

S.R.O. 460, dated 15th Dec. 1956.—The following bye-laws for regulating matters regarding which conditions may be imposed by licences granted under section 210 of the Cantonments Act, 1924 (2 of 1924) made by the Cantonment Board, Jammu, in exercise of the powers conferred by clauses (16) and (39) of section 282 and section 283 of the said Act are published for general information, the same having been previously published and having been approved and confirmed by the Central Government as required by sub-section (I) of section 284 of the said Act, namely:—

Bye-laws

- 1. A licence granted under section 210 of the Cantonments Act, 1924 to a person of the clauses mentioned in clauses (a), (e) to (j), (p) and (q) of subsection (I) of that section may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters:—
 - (a) the medical inspection of the person engaged in the business, their vaccination and inoculation, when necessary, and the cleanliness of their persons and clothing;
 - (b) the maintenance in a clean and sanitary condition of the premises where the goods are prepared or sold and their protection against flies and other insects, rates and other vermin;
 - (c) the utensils, vessels, coverings and other apparatus to be used in the business and their maintenance in a clean and sanitary condition;
 - (d) the ingredients to be used in the manufacture or preparation of the goods, and the places at which and the manner in which the goods may be exposed for sale;
 - (e) the inspection and making of the goods, the attachment of labels or other means of identification thereto, the seasons during which perishable goods may not be sold, and the disposal of any goods found to be unwholesome;
 - (f) the places at which and the person by whom the licence shall be kept and the person before whom it shall be produced.
- 2. A licence granted under section 210 of the Cantonment Act, 1924, to a person of the clauses mentioned in clauses (b), (c) and (d) of sub-section (I) of that section may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters:—
 - (a) the number of animals and the places at which they may be kept;
 - (b) the maintenance of the premises in a clean and sanitary condition, and the ventilation and drainage thereof;
 - (c) the sources from which such animals may be watered;
 - (d) the segregation of sick and diseased animals, and also;

- (e) in the case of cattle, goats and pigs kept for slaughter, the times and places at which the slaughtering may be carried out;
- (f) in the case of milch cattle or milch goats the cleanliness of the animals and their attendants;
- (g) the place at which and the person by whom the licence shall be kept and the persons before whom it shall be produced.
- 3. A licence granted to a person of the class mentioned in clause (k) of subsection (I) of section 210 of the Cantonments Act, 1924, may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters:—
 - (a) the medical inspection (and vaccination and inoculation when necessary) of all persons engaged in the trade;
 - (b) the maintenance in a clean and sanitary condition of the washing place or places used by the licensee;
 - (c) the sources from which water, for washing, is to be obtained;
 - (d) the separation of clean and soiled clothes and the places at which clothes may be washed and dried;
 - (e) the persons by whom and place at which the licence shall be kept and the persons before whom it shall be produced.
- 4. A licence granted to a person of the clauses mentioned in clauses (1) and (m) of sub-section (I) of section 210 of the Cantonments Act, 1924, may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters:—
 - (a) the place at, and the quantities in which such materials may be stored and the manner of storage;
 - (b) the precautions to be taken against fire and for the prevention of danger to life and property;
 - (c) the person by whom and place at which the licence shall be kept and the persons before whom it shall be produced.
- 5. A licence granted to a person of the clauses mentioned in clauses (n) and (o) of sub-section (I) of section 210 of the Cantonments Act. 1924, may contain any conditions which the Cantonment Board may think fit to impose with respect to the following matters:—
 - (a) the measures to be taken for regulating the discharge of refuse matters from the premises and for the abatement of mis-ance arising therefrom;
 - (b) the person by whom and the place at which the licence shall be kent and the persons before whom it shall be produced.
- 6. A licence granted under the said section 210 to a person of the class mer tioned in clause (r) of sub-section (I) of that section may contain any condition which the Cantonment Board may think fit to impose with respect to the followin matters:—
 - (a) the place or places at which barbers are to carry on their trade and the premises in which shaving saloons are to be opened;
 - (b) the instruments and appliances, water, cloths and articles which may be used in the operation of their trade;
 - (e) the place at which and the person by whom the licence shall be kept and the persons before whom it shall be produced;
 - (d) the medical examination of every barber in a shaving saloon before and after the issue of a licence.
- 7. Whoever fails to comply with any of the conditions subject to which a licence has been granted under these bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to one hundred rupees and in the case of a continuing breach or failure, with a further fine which may extend to twenty rupees for every day during which such breach or failure continues, after the conviction for the first such breach or failure.

S.R.O. 461, dated 15th Dec. 1956.—In exercise of the powers conferred by section 286 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby cancels the Government of United Provinces, Municipal Department, Notification No. 384/XI-13(C)-1924, dated the 2nd February, 1925.

[No. 18/3/G/L&C/55/361-G/D(C&L-I).]

S.R.O. 462, dated 17th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Ranikhet by reason of the acceptance by the Central Government of the resignation of Shri R. P. Khosla, I.A.S., Magistrate, 1st Class.

[No. 19/15/G/L&C/56/411-G/D(C&L-I).]

S.R.O. 463, dated 17th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri A. Sarup, I.A.S., Magistrate, 1st Class has been nominated as a member of the Cantonment Board, Ranikhet by the District Magistrate Almora in exercise of the powers conferred under section 13(3)(b) ibid vice Shri R. P. Khosla, I.A.S., Magistrate, 1st Class, resigned.

[No. 19/15/G/L&C/56/411-G/D(C&L-I).]

S.R.O. 464, dated 17th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Shillong by reason of the acceptance by the Central Government of the resignation of Shri R. Borah, Magistrate, 1st Class.

[No. 19/33/G/L&C/56/410-G/D(C&L-I).]

S.R.O. 465, dated 17th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that Shri H. C. Borah, Magistrate, 1st Class has been nominated as a member of the Cantonment Board, Shillong by the District Magistrate, Shillong in exercise of the powers conferred under section 13(3) (b) $ibid\ vice\ Shri\ R$. Borah, Magistrate, 1st Class, resigned.

[No. 19/33/G/L&C/56/410-G/D(C&L-I).]

S.R.O. 466, dated 18th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify that a vacancy has occurred in the Cantonment Board, Saugor by reason of the acceptance by the Central Government of the resignation of Capt. B. C. Nanda.

[No. 19/10/G/L&C/55/459-G/(C&L-I).]

S.R.O. 467, dated 18th Dec. 1956.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to notify the nomination of Capt. T. J. Sheehan as a member of the Cantonment Board, Saugor, vice Capt. B. C. Nanda, resigned.

[No. 19/10/G/L&C/55/459-G/D(C&L-I).]

S.R.O. 468, dated 18th Dec. 1956.—In exercise of the powers conferred by sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies the election of Shri Beni Prasad to the Cantonment Board, Allahabad from Ward No. I.

[No. 29/8/G/L&C/56/444-G/D(C&L-I).]

S.R.O. 469, dated 20th Dec. 1956.—The following bye-laws for the regulation of the stabling or herding of animals, and for licensing of premises for use as stables or cow-houses in the Cannanore Cantonment, made by the Cantonment Board, Cannanore, in exercise of the powers conferred by clauses (11) and (37) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924) are published for general information, the same having been previously published and

approved and confirmed by the Central Government, as required by sub-section (1) of section 284 of the said Act, namely:—

Bye-laws for the stabling or herding of animals and for licensing of premises for use as stables or cow-houses in the Cannanore Cantonment.

- 1. Definitions.—For the purpose of these bye-laws:—
 - (a) "Stable" means any house, shed or building or room in a house, shed or building in which horses, ponies, goats, sheep, mules or donkeys are lodged or fed.
 - (b) 'Cow-house' means a house, shed or building or room in a house, shed or building in which horned cattle are lodged or fed.
- 2. No person shall use any stable or cow-house within the Cantonment for stabling or herding of animals unless a licence has been granted for such purpose in accordance with the provisions of these bye-laws provided that nothing in these bye-laws shall apply in respect of any stable or cow-house in which only one animal and one young one under one year of age are kept for bona fide private use.
- 3. Every person desiring to take out such licence shall apply to the Cantonment Executive Officer and the Cantonment Executive Officer may grant the licence or, for reasons to the recorded, may refuse it. The number of animals to be stabled or herded in any premises shall be determined by the Cantonment Executive Officer.
- 4. Every licence issued under these bye-laws shall be in force from the date on which it is issued until the 31st day of March next following.
- 5. No licence shall be granted for any stable or cow-house which does not provide an area of 40 sq. ft. for each head of cattle authorised to be kept therein or thereon provided that a licence may be granted for an existing stable or cowhouse of smaller dimensions if, in the opinion of the Cantonment Executive Officer, it is provided with sufficient drainage and ventilation. No licence shall be granted for premises for the accommodation of sheep or goats unless a space of at least 120 cubic feet is allowed for each head.
- 6. The floors of all premises licensed under these bye-laws shall be well paved with asphalt, stones with cement pointing, flag-stones set in cement or some other suitable impervious material approved by the Cantonment Executive Officer and shall slope towards, and end in, a drain there.
- 7. A licence shall not be granted for any premises situated underneath any place used for human habitation, unless the ceiling of the premises is separated from the floor of such place by an unbroken layer of at least 3 inches of concrete, stone, brick of mud.
- 8. A licence shall not be granted for any premises within 50 feet from any bakery or licensed butcher shop if, in the opinion of the Health Officer, the grant of such licence is harmful from a sanitary point of view.
- 9. Every licensee shall deposit or cause to be deposited all the dung and dried refuse in such places as the Cantonment Executive Officer may fix for the purpose. This bye-law shall not prevent the licensee from selling or otherwise disposing of the cow-dung provided the method of disposal is approved by the Cantonment Executive Officer. No dung or liquid matter of washed water shall be permitted to flow into any public drain, nor shall it be deposited in any public receptacle.
- 10. Every licensee shall cause the premises licenced under these bye-laws to be cleaned daily between the hours of 8 A.M. and 9 A.M. The walls and ceiling of the premises shall be lime washed once in every six months.
- 11. The licensee shall not use or allow to be used any premises licensed under these bye-laws for human habitation or for cooking food.
- 12. The licensee shall give every facility to the Cantonment Executive Officer or any other Officer or servant, appointed by the Cantonment Board in this behalf to inspect the licensed premises and the animals kept thereon, at all reasonable times.

- 13. The license shall not be transferred without the written permission of the Cantonment Executive Officer.
- 14. The Cantonment Executive Officer may suspend or cancel any licence for breach of any of the provisions of these byc-laws or any of the conditions of the licence.
- 15. Any person contravening any of the above bye-laws shall on conviction be punishable with fine which may extend to one hundred rupees or, in the case of a continuing contravention with an additional fine which may extend to twenty rupees for every day during which the contravention continues after conviction for the first such contravention.
- S.R.O. 470, dated 21st Dec. 1956.—In exercise of the powers conferred by subsection (2) of section 16 of the Cantonments Act, 1924 (2 of 1924), the Central Government is pleased to fix 3rd February, 1957 the date on which the casual election shall be held in Ward No IV of Cantonment Board, Kirkee to fill up the existing vacancy.

[No. 29/50/G/L&C/54/497-G/D(C&L).]

S. D. CHATTERJEE, Under Secy.